

Pro Se 14 (Rev. 09/16) Complaint for Violation of Civil Rights (Prisoner)

1983
UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF ALABAMACircuit Court of Chilton County Al)
Plaintiff)

(Write your full name. No more than one plaintiff may be named in a complaint.))

-v-)

Case No. 14-DC-2019-000598.00
(to be filled in by the Clerk's Office)William LARRY Moore)
Defendant(s))

(Write the full name of each defendant who is being sued. If the names of all of the defendants cannot fit in the space above, please write "see attached" in the space and attach an additional page with the full list of names. Do not include addresses here. Your complaint may be brought in this court only if one or more of the named defendants is located within this district.))

COMPLAINT FOR VIOLATION OF CIVIL RIGHTS
(Prisoner Complaint)

NOTICE

Federal Rules of Civil Procedure 5.2 addresses the privacy and security concerns resulting from public access to electronic court files. Under this rule, papers filed with the court should *not* contain: an individual's full social security number or full birth date; the full name of a person known to be a minor; or a complete financial account number. A filing may include *only*: the last four digits of a social security number; the year of an individual's birth; a minor's initials; and the last four digits of a financial account number.

Except as noted in this form, plaintiff need not send exhibits, affidavits, grievance or witness statements, or any other materials to the Clerk's Office with this complaint.

In order for your complaint to be filed, it must be accompanied by the filing fee of \$400.00 or an Application to Proceed *In Forma Pauperis*.

Mail the original complaint and the filing fee of \$400.00 or an Application to Proceed *In Forma Pauperis* to the Clerk of the United States District Court for the Northern District of Alabama, Room 140, Hugo L. Black U.S. Courthouse, 1729 5th Avenue North, Birmingham, Alabama 35203-2195.

I. The Parties to this Complaint**A. The Plaintiff**

Provide the information below for the plaintiff named in the complaint.

Name WILLIAM LARRY moore
 All other names by which you have been known: NONE
 ID Number 319370
 Current Institution HAMILTON A&I
 Address 223 SASSER Dr
HAMILTON Al 35507
City State Zip Code

B. The Defendant(s)

Provide the information below for each defendant named in the complaint, whether the defendant is an individual, a government agency, an organization, or a corporation. Make sure that the defendant(s) listed below are identical to those contained in the above caption. For an individual defendant, include the person's job or title (*if known*) and check whether you are bringing this complaint against them in their individual capacity or official capacity, or both. Attach additional pages if needed.

Defendant No. 1

Name SIBLEY REYNOLDS
 Job or Title (*if known*) JUDGE
 Shield Number _____
 Employer STATE OF ALABAMA / JUDGE
 Address _____
CLANTON Al 35045
City State Zip Code

☐ Individual Capacity ☒ Official Capacity

Defendant No. 2

Name GLENN McGriff
 Job or Title (*if known*) Circuit CLERK
 Shield Number P.O. Box 1946
 Employer Courthouse of Clanton Al
 Address CHILTON Court House
CLANTON Al 35045
City State Zip Code

☐ Individual Capacity ☒ Official Capacity

Defendant No. 3

Name _____

Job or Title (*if known*) _____

Shield Number _____

Employer _____

Address _____

_____ City _____ State _____ Zip Code _____

☐ Individual Capacity ☐ Official Capacity

Defendant No. 4

Name _____

Job or Title (*if known*) _____

Shield Number _____

Employer _____

Address _____

_____ City _____ State _____ Zip Code _____

☐ Individual Capacity ☐ Official Capacity

II. Basis for Jurisdiction

Under 42 U.S.C. § 1983, you may sue state or local officials for the "deprivation of any rights, privileges, or immunities secured by the Constitution and [federal law]." Under *Bivens v. Six Unknown Named Agents of Federal Bureau of Narcotics*, 403 U.S. 388 (1971), you may sue federal officials for the violation of certain constitutional rights.

A. Are you bringing suit against (*check all that apply*):

- ☐ Federal officials (a *Bivens* claim)
- ☒ State or local officials (a § 1983 claim)

B. Section 1983 allows claims alleging the "deprivation of any rights, privileges, or immunities, secured by the Constitution and [federal laws]." 42 U.S.C. § 1983. If you are suing under section 1983, what federal constitutional or statutory right(s) do you claim is/are being violated by state or local officials?

deprivation of Right, Denial of court to Run
Current with time I am Doing, on Parole violation

- C. Plaintiffs suing under *Bivens* may only recover for violation of certain constitutional rights. If you are suing under *Bivens*, what constitutional right(s) do you claim is/are being violated by federal officials?

State violations of time to be Run Cocurrent, and upheld
Sentences on this case.

- D. Section 1983 allows defendants to be found liable only when they have acted "under color of any statute, ordinance, regulation, custom, or usage, of any State or Territory or the District of Columbia." 42 U.S.C. § 1983. If you are suing under section 1983, explain how each defendant acted under color of state or local law. If you are suing under *Bivens*, explain how each defendant acted under color of federal law. Attach additional pages if needed.

JUDGE Has Not brought me back to court I stayed in the
County Jail from 3/11^{5/15} I was there 76 days and a Bond reduction
They kept me in a back room to court was over with and I never
went to court.

III. Prisoner Status

Indicate whether you are a prisoner or other confined person as follows (*check all that apply*):

- ☐ Pretrial Detainee
- ☐ Civilly committed detainee
- ☐ Immigration detainee
- ☒ Convicted and sentenced state prisoner
- ☐ Convicted and sentenced federal prisoner
- ☐ Other _____
(*explain*)

IV. Statement of Claim

State as briefly as possible the facts of your case. Describe how each defendant was personally involved in the alleged wrongful action, along with the dates and locations of all relevant events. You may wish to include further details such as the names of other persons involved in the events giving rise to your claims. Do not cite any cases or statutes. If more than one claim is asserted, number each claim and write a short and plain statement of each claim in a separate paragraph. Attach additional pages if needed.

- A. If the events giving rise to your claim arose outside an institution, describe where and when they arose.

They arose At my house. on 3/11/19. They were there
to search my house, the parole and Sgt of county Jail. They had
No right to search his house.

- B. If the events giving rise to your claim arose in an institution, describe where and when they arose.

C. What date and approximate time did the events giving rise to your claim(s) occur?

3/11/19 the time it happened was at 4:02 PM not 10:30

D. What are the facts underlying your claim(s)? (For example: What happened to you? Who did what? Was anyone else involved? Who else saw what happened?)

I was at home alone, when they went into my landlords then came to where I lived and searched my house and they found Nothing.

V. **Injuries**

If you sustained injuries related to the events alleged above, describe your injuries in detail.

NONE

VI. **Relief**

State briefly what you want the court to do for you. Make no legal arguments. Do not cite any cases or statutes. If requesting money damages, include the amounts of any actual damages and/or punitive damages claimed for the acts alleged. Explain the basis for these claims.

to restate parole & give me \$90,000 thousand Dollars for pain and suffering.

VII. Exhaustion of Administrative Remedies Administrative Procedures

The Prison Litigation Reform Act ("PLRA"), 42 U.S.C. § 1997(a), requires that "[n]o action shall be brought with respect to prison conditions under section 1983 of this title, or any other Federal law, by a prisoner confined in any jail, prison, or other correctional facility until such administrative remedies as are available are exhausted."

Administrative remedies are also known as grievance procedures. Your case may be dismissed if you have not exhausted your administrative remedies.

A. Did your claim(s) arise while you were confined in a jail prison, or other correctional facility?

☒ Yes

☐ No

If yes, name the jail, prison, or other correctional facility where you were confined at the time of the events giving rise to your claim(s).

Clanton County Jail

B. Does the jail, prison, or other correctional facility where your claim(s) arose have a grievance procedure?

☐ Yes

☐ No

☒ Do not know

C. Does the grievance procedure at the jail, prison, or other correctional facility where your claim(s) arose cover some or all of your claims?

☐ Yes

☐ No

☒ Do not know

If yes, which claim(s)?

- D. Did you file a grievance in the jail, prison, or other correctional facility where your claim(s) arose concerning the facts relating to this complaint?

☐ Yes

☒ No

If no, did you file a grievance about the events described in this complaint at any other jail, prison, or other correctional facility?

☐ Yes

☒ No

- E. If you did file a grievance:

1. Where did you file the grievance?

2. What did you claim in your grievance?

3. What was the result, if any?

4. What steps, if any, did you take to appeal that decision? Is the grievance process completed? If not, explain why not. *(Describe all efforts to appeal to the highest level of the grievance process.)*

I Bonded out in clanton and took to walker
County Jail to be violated. on my parole bation.
after that I went to prison. I filed for a fast
and seddy trial. I am sending you paper work on the
case of parole vilation, and also Paperwork on the
Chilton County Jail case.

Attached

I filed motions on grounds they went in my landlord's house, and took his 2 gun. I filed a motion to through this Case out. The Parole officer had no right to go in my landlord's house, and they had no search warrant to search his house. I gave them permission to search my house. His house is in front, and my house is in the back. There is no way to get in his house from mine because it is a split level home. I explained this to them in the motions filed. That is why they violated my rights in every way possible.

I have 2 witness my niece and sister in law. you can contact 205-
Ex 2 that was there but I never went to court. They were there looking 275-1137
 former TAMMY MOORE
 witness TANYA MOORE

When I got in Kilby correction on the first day and the following week I went to the law library and filed it to the clerk of the court. I have not heard from him in almost 6 months. I have called him for my fasan speedy trial. But he never applied to me. I stated to him I was in Walker county jail but he never reply to me. They had plenty time to carry me to court but I have not heard from them. I have wrote to them 6 or 7 times to the clerk of the court But never heard of Circuit Clerk Glenn McGriff. he has viloted my rights for the wont let me know or giving me a court hearing that is crule and unussal punishment,

Ex 3

On the facts on this that this is all True facts
 I am asking for a 12 man Jury Trial. Because
 I know I am trufol of what happened.



3/11/2019 10:42 AM

14-DC-2019-000593.00

CIRCUIT COURT OF

CHILTON COUNTY, ALABAMA

GLENN MCGRIFF, CLERK

State of Alabama
Unified Judicial System
Form C-81 11/91

**ADVICE OF RIGHTS ON INITIAL
APPEARANCE BEFORE JUDGE OR MAGISTRATE
(Felony)**

IN THE DISTRICT COURT OF CHILTON COUNTY, ALABAMA

X STATE OF ALABAMA

VS WILLIAM LARRY MOORE

Defendant

DEFENDANT'S COPY

This is a first appearance hearing. You are charged with committing the felony offense(s) of **FELON IN POSSESSION OF FIREARM, CLASS C FELONY, 1 YR & DAY - 10 YRS/\$15,000 FINE, ILL POSS PRESCRIPTION DRUG, CLASS 1 MISD., UP TO 1 YR/\$6,000 FINE.** In This Court in violation of **13A-11-72(A), 32-23-007.** The primary purpose of this hearing is to ensure that you know and understand the charge or charges against you. At this hearing, there will be no determination made about your guilt or innocence of the crime charged, but only a determination that you know and understand the charge or charges against you. If you are before the Court on a complaint following a warrantless arrest, the judge or magistrate will determine whether there is probable cause for the charge against you.

In addition, the purpose of this hearing is to determine whether bail should be set in your case, or, if it has been already set, if it should remain the same, be raised, be lowered, or whether you should be released upon your personal recognizance (that is, your promise to appear for future court proceedings) or released in the custody of some responsible person. In order to make this determination, it will be necessary for the judge or magistrate to ask you some questions concerning your ties with the community.

You are entitled to be represented by an attorney. You have a right to have your own attorney and will be given time and opportunity to retain an attorney. If you are unable to afford an attorney, one will be appointed for you by the court if you qualify for such representation. It will be necessary for you to complete an indigent questionnaire under oath in order for the court to make this determination.

You have a right to talk with your attorney, family, or friends, and if necessary, reasonable means will be provided in order to enable you to do so. You have the right to remain silent. Anything that you say may be used against you.

Because you are charged with a felony, you are entitled to demand a preliminary hearing before a judge or magistrate to determine whether there is sufficient evidence to establish that you probably committed the offense or offenses with which you are charged. You must make this demand within (thirty) 30 days of the date of arrest. If a hearing is demanded and one is conducted, and, if at the conclusion of the preliminary hearing the judge finds that sufficient evidence has been shown to establish that you probably committed the offense or offenses with which you are charged, the judge will then set a date for trial by a grand jury. If, on the other hand, the judge finds that the evidence is insufficient to establish that you probably committed the crime or crimes charged, then the judge will dismiss the charge and discharge you from further custody or pre-trial obligations subject to the right of the prosecution to reinstate the charges against you at a later time.

If you are released from custody (whether personal recognizance or otherwise), you must:

- 1.) Appear to answer and submit to all orders and process of the Court having jurisdiction in the case.
- 2.) Refrain from committing any criminal offense.
- 3.) Not depart from the state of Alabama without the leave of the Court having jurisdiction of this case.
- 4.) Promptly notify the Court of any change of address or phone number.
- 5.) Other conditions:

The provisions of the Release Order may be revoked or modified by the Court for cause. The Release Order and any appearance bond executed in compliance with it will continue in force and effect until the dismissal, acquittal, or conviction on the charges, unless sooner revoked or modified by the Court. Upon report of a violation of any of the above conditions, a warrant for your arrest will be issued.

Date: 3-11-19

[Signature]
Judge/Magistrate

I have read or have been advised of the matters herein set forth. I understand the explanation of procedures, rights, and information given to me at the Initial Court Appearance. I understand the conditions of my release and the penalties applicable in the event that I violate any conditions imposed herein. I also understand that failure to appear as required may subject me to additional charges in the revocation of release.

Date: 3-11-19

X William Moore
Defendant

Alabama Department of Corrections
Classification Inmate Summary
AIS 00319670S MOORE, WILLIAM LARRY

CLAS091

AIS: 00319670S Prev/Next:

Inmate: MOORE, WILLIAM LARRY

Legal:

R/S: WM Dob: [REDACTED] SSN: [REDACTED]

Inst: 060 - HAMILTON A & I BED #: D1-6B

Admit: 05/23/2019 10 - NEW COMIT FROM CRT W/REV OF PROB

Status: 10 - NEW COMIT FROM CRT W/REV OF PROB

Jail: 000Y 02M 23D

Retro Cht: NONE



Security: (4) Four

MH: A

HC: 1

Custody: MED-3 Custody Date: 08/15/2019

Parole Review Date: * NONE *

Alias:

IMAS: No Current Status Entered in IMAS

Class 06/29/2019

Date:

CLASS II - EARNS 40 DAYS FOR EACH 30 SERVED

Total Term	Min Rel Dt	GoodTime Bal	GoodTime Rev	Dead Time	Long Date
15Y 0M 0D	10/29/2023	000103 Days	000000 Days	00Y 00M 00D	02/28/2034

Inmate Literal:

Offenses for 00319670S

Seq	County	Sent Dt	Case Nbr	Fees	Hab Off	PTS	JL-CR	Term	
1	WALKER	05/23/2019	CC2016000077	1512.00	N	0	83	15Y 0M 0D	CS
	575C - VIOLATION OF SEX OFF REGIS LAW								
2	WALKER	06/04/2019	DC2016900783	3307.00	N	0	19	0Y 60M 0D	CC
	808B - DIST CONTROL SUBSTANCE 2 CTS (1&2); FURN CONT SUBST								

Detainer Warrants for 00319670S

Inmate Currently has NO ACTIVE Detainer Warrants

Probations, Escapes and Paroles for 00319670S

No Probations

No Escape Sentences

No Escapes

No Parole Releases

Disciplinaries for 00319670S

Inmate Currently Has NO Disciplinary/Citation Records

ACR359

**ALABAMA JUDICIAL DATA CENTER
WALKER COUNTY
TRANSCRIPT OF RECORD
CONVICTION REPORT**

Transcript #: 00395647

Status: New

6400CC2016000077.00

CIRCUIT COURT OF WALKER COUNTY

COURT ORI: 064015A

STATE OF ALABAMA VS.	ALIAS:	DC NO:	6400DC201490059800
MOORE, WILLIAM LARRY	ALIAS:	GJ:	14
176 SAM AARON ROAD	AIS: 000000	SSN:	361623183
NAUVOO AL 35578	SID:		

DOB: [REDACTED]	SEX: M	HT: 6 ft 0 in	WT: 220 lbs	HAIR: WHT	EYE: BLU
RACE: W	COMPLEXION:	AGE: [REDACTED]	FEATURES:		

DATE OF OFFENSE: 11/6/2014

ARREST DATE: 11/6/2014

ARREST ORI: 064015A

#	CHARGES AT CONVICTION	UDCS	STATUTE	COUNTS	CLASS	COURT ACTION	CA DATE
1	SORNA VIOLATION		015-20A-010	001	C	Guilty Plea	7/28/2017

JUDGE: DOUG FARRIS

PROSECUTOR: ADAIR WILLIAM REID JR.

15-16-8, CODE OF ALA 1975 NO	Charge 1	IMPOSED Y M D	SUSPENDED Y M D	TOTAL Y M D	JAIL CREDIT Y M D
	Confinement	15 0 0	0 0 0	15 0 0	0 0 83
	Probation	0 0 0	0 0 0	0 0 0	0 0 0
	Enhancement	0 0 0			
		Date Sentenced	7/28/2017	Sentence Begins	5/23/2019
	Tech VIO	Prob Applied	N/A	Prob Granted	N/A
	Not Applicable	Prob Revoked	5/23/2019	Rearrested	N/A

PROVISIONS

Concurrent Sentence

Crime Victim Assessment

Penitentiary

COST/RESTITUTION

TOTAL

ORDERED**DUE**

\$1,662.00

\$1,512.00

APPEAL DATE

N/A

SUSPENDED DATE

N/A

AFFIRMED DATE

N/A

REARREST DATE

N/A

CLERK REMARKS:

DOC REMARKS:

OPERATOR: AMY WILLIAMS
PREPARED:

THIS IS TO CERTIFY THAT THE ABOVE
INFORMATION WAS EXTRACTED FROM OFFICIAL
COURT RECORDS AND IS TRUE AND CORRECT.